

AMENDMENTS TO THE FEDERAL RULES OF  
BANKRUPTCY PROCEDURE

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COMMUNICATION

FROM

THE CHIEF JUSTICE, THE SUPREME COURT  
OF THE UNITED STATES

TRANSMITTING

AMENDMENTS TO THE FEDERAL RULES OF BANKRUPTCY PROCE-  
DURE THAT HAVE BEEN ADOPTED BY THE SUPREME COURT,  
PURSUANT TO 28 U.S.C. 2075



MAY 1, 2015.—Referred to the Committee on the Judiciary and ordered  
to be printed

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U.S. GOVERNMENT PUBLISHING OFFICE



SUPREME COURT OF THE UNITED STATES,  
*Washington, DC, April 29, 2015.*

Hon. JOHN A. BOEHNER,  
*Speaker of the House of Representatives, Washington, DC.*

DEAR MR. SPEAKER: I have the honor to submit to the Congress the amendments to the Federal Rules of Bankruptcy Procedure that have been adopted by the Supreme Court of the United States pursuant to Section 2075 of Title 28, United States Code.

Accompanying this rule are excerpts from the Report of the Committee on Rules of Practice and Procedure to the Judicial Conference of the United States containing the Committee Notes submitted to the Court for its consideration pursuant to Section 331 of Title 28, United States Code.

Sincerely,

JOHN G. ROBERTS, JR.,  
*Chief Justice.*

April 29, 2015

SUPREME COURT OF THE UNITED STATES

ORDERED:

1. That the Federal Rules of Bankruptcy Procedure be, and they hereby are, amended by including therein amendments to Bankruptcy Rule 1007.

[See *infra.*, pp. \_\_\_ \_\_\_.]

2. That the foregoing amendments to the Federal Rules of Bankruptcy Procedure shall take effect on December 1, 2015, and shall govern in all proceedings in bankruptcy cases thereafter commenced and, insofar as just and practicable, all proceedings then pending.

3. That THE CHIEF JUSTICE be, and hereby is, authorized to transmit to the Congress the foregoing amendments to the Federal Rules of Bankruptcy Procedure in accordance with the provisions of Section 2075 of Title 28, United States Code.

**PROPOSED AMENDMENTS TO THE FEDERAL  
RULES OF BANKRUPTCY PROCEDURE**

**Rule 1007. Lists, Schedules, Statements, and Other  
Documents; Time Limits**

(a) CORPORATE OWNERSHIP STATEMENT,  
LIST OF CREDITORS AND EQUITY SECURITY  
HOLDERS, AND OTHER LISTS.

(1) *Voluntary Case.* In a voluntary case, the debtor shall file with the petition a list containing the name and address of each entity included or to be included on Schedules D, E/F, G, and H as prescribed by the Official Forms. If the debtor is a corporation, other than a governmental unit, the debtor shall file with the petition a corporate ownership statement containing the information described in Rule 7007.1. The debtor shall file a supplemental statement promptly upon any change in circumstances that renders the corporate ownership statement inaccurate.

2 FEDERAL RULES OF BANKRUPTCY PROCEDURE

(2) *Involuntary Case.* In an involuntary case, the debtor shall file, within seven days after entry of the order for relief, a list containing the name and address of each entity included or to be included on Schedules D, E/F, G, and H as prescribed by the Official Forms.

\* \* \* \* \*



JUDICIAL CONFERENCE OF THE UNITED STATES

WASHINGTON, D.C. 20544

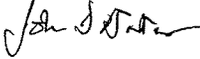
THE CHIEF JUSTICE  
OF THE UNITED STATES  
*Presiding*

HONORABLE JOHN D. BATES  
*Secretary*

September 26, 2014

MEMORANDUM

To: The Chief Justice of the United States and  
Associate Justices of the Supreme Court

From: Judge John D. Bates 

RE: TRANSMITTAL OF PROPOSED AMENDMENTS TO THE FEDERAL RULES OF  
BANKRUPTCY PROCEDURE

By direction of the Judicial Conference of the United States, pursuant to the authority conferred by 28 U.S.C. § 331, I transmit herewith for consideration of the Court proposed amendments to Rule 1007 of the Federal Rules of Bankruptcy Procedure, which were approved by the Judicial Conference at its March 2014 session. The Judicial Conference recommends that the amendments be approved by the Court and transmitted to the Congress pursuant to law.

For your assistance in considering the proposed amendments, I am also transmitting: (i) a redline version of the amendments; (ii) an excerpt from the March 2014 Report of the Committee on Rules of Practice and Procedure to the Judicial Conference; and (iii) an excerpt from the Report of the Advisory Committee on the Federal Rules of Bankruptcy Procedure.

Attachments

**PROPOSED AMENDMENTS TO THE FEDERAL  
RULES OF BANKRUPTCY PROCEDURE\***

1 **Rule 1007. Lists, Schedules, Statements, and Other**  
2 **Documents; Time Limits**

3 (a) CORPORATE OWNERSHIP STATEMENT,  
4 LIST OF CREDITORS AND EQUITY SECURITY  
5 HOLDERS, AND OTHER LISTS.

6 (1) *Voluntary Case.* In a voluntary case, the  
7 debtor shall file with the petition a list containing the  
8 name and address of each entity included or to be  
9 included on Schedules D, ~~E~~, E/F, G, and H as  
10 prescribed by the Official Forms. If the debtor is a  
11 corporation, other than a governmental unit, the  
12 debtor shall file with the petition a corporate  
13 ownership statement containing the information  
14 described in Rule 7007.1. The debtor shall file a

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\* New material is underlined; matter to be omitted is lined through.

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15 supplemental statement promptly upon any change in  
16 circumstances that renders the corporate ownership  
17 statement inaccurate.

18 (2) *Involuntary Case.* In an involuntary case,  
19 the debtor shall file, within seven days after entry of  
20 the order for relief, a list containing the name and  
21 address of each entity included or to be included on  
22 Schedules D, ~~E~~, E/F, G, and H as prescribed by the  
23 Official Forms.

24 \* \* \* \* \*

**Committee Note**

In subdivisions (a)(1) and (a)(2), the references to Schedules are amended to reflect the new designations adopted as part of the Forms Modernization Project.

**EXCERPT FROM THE MARCH 2014  
REPORT OF THE JUDICIAL CONFERENCE  
COMMITTEE ON RULES OF PRACTICE AND PROCEDURE  
TO THE CHIEF JUSTICE OF THE UNITED STATES AND MEMBERS OF THE  
JUDICIAL CONFERENCE OF THE UNITED STATES:**

\* \* \* \* \*

**FEDERAL RULES OF BANKRUPTCY PROCEDURE**

*Rules Recommended for Approval and Transmission*

The Advisory Committee on Bankruptcy Rules submitted proposed amendments to Bankruptcy Rule 1007(a)(1) and (2), with a recommendation that they be approved and transmitted to the Judicial Conference. Because the amendments are technical and conforming in nature, prior publication for public comment is unnecessary.

Subdivisions (a)(1) and (a)(2) of Rule 1007 require the filing at the outset of a case of the names and addresses of all entities included on “Schedules D, E, F, G, and H.” The restyled schedules for individual cases that were published for comment in August 2013 use slightly different designations. Under the new numbering and lettering protocol of the proposed forms, the schedules referred to in Rule 1007(a)(1) and (a)(2) will become Official Forms 106 D, E/F, G, and H — reflecting a combination of what had been separate Schedules E and F into a single Schedule E/F. In order to make Rule 1007(a) consistent with the new form designations, the advisory committee voted unanimously at its Fall 2013 meeting to propose a conforming amendment to subdivisions (a)(1) and (a)(2) of that rule. The conforming amendments change references to Schedules E and F to Schedule E/F.

The schedules and other individual forms published in 2013 (other than the means-test forms) are proposed to take effect on December 1, 2015 — a year later than normal — in order to coincide with the effective date of the restyled non-individual forms. Given that the amendments to Rule 1007(a)(1) and (a)(2) are conforming in nature, the advisory committee recommended that the Committee approve the amendments without publication, thereby enabling them to go into effect at the same time as the forms.

The Committee concurred with the advisory committee's recommendation.

**Recommendation:** That the Judicial Conference approve the proposed amendments to Bankruptcy Rule 1007(a)(1) and (2), and transmit them to the Supreme Court for consideration with a recommendation that they be adopted by the Court and transmitted to Congress in accordance with the law.

\* \* \* \* \*

Respectfully submitted,



Jeffrey S. Sutton, Chair

James M. Cole  
Dean C. Colson  
Roy T. Englert, Jr.  
Gregory G. Garre  
Neil M. Gorsuch  
Susan P. Graber  
Wallace B. Jefferson

David F. Levi  
Patrick J. Schiltz  
Amy J. St. Eve  
Larry D. Thompson  
Richard C. Wesley  
Jack Zouhary

COMMITTEE ON RULES OF PRACTICE AND PROCEDURE  
OF THE  
JUDICIAL CONFERENCE OF THE UNITED STATES  
WASHINGTON, D.C. 20544

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BANKRUPTCY RULES

DAVID G. CAMPBELL  
CIVIL RULES

REENA RAGGI  
CRIMINAL RULES

SIDNEY A. FITZWATER  
EVIDENCE RULES

MEMORANDUM

**TO:** Honorable Jeffrey S. Sutton, Chair  
Standing Committee on Rules of Practice and Procedure

**FROM:** Honorable Eugene R. Wedoff, Chair  
Advisory Committee on Bankruptcy Rules

**DATE:** December 12, 2013

**RE:** Report of the Advisory Committee on Bankruptcy Rules

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**I. Introduction**

The Advisory Committee on Bankruptcy Rules met on September 24 and 25, 2013, at the University of St. Thomas School of Law in Minneapolis, Minnesota.

\* \* \* \* \*

The Committee is presenting one action item at this time—a technical, conforming amendment to Rule 1007(a). Part II of this report discusses that amendment.

\* \* \* \* \*

**II. Action Item—Rule 1007(a)(1) and (2) for Final Approval Without Publication**

Subdivisions (a)(1) and (a)(2) of Rule 1007 require the filing at the outset of a case of the names and addresses of all entities included on “Schedules D, E, F, G, and H.” The restyled schedules for individual cases that were published for comment in August 2013 use slightly different designations. Under the new numbering and lettering protocol of the proposed forms, the schedules referred to in Rule 1007(a)(1) and (a)(2) will become Official Forms 106 D, E/F, G, and H—reflecting a combination of what had been separate Schedules E and F into a single Schedule E/F. In order to make Rule 1007(a) consistent with the new form designations, the Advisory Committee voted unanimously at the fall meeting to propose a conforming amendment to subdivision (a)(1) and (a)(2) of that rule. The text of the proposed amendment is included in Appendix A.

The schedules and other individual forms published in 2013 (other than the means test forms) are proposed to take effect on December 1, 2015—a year later than normal—in order to coincide with the effective date of the restyled non-individual forms. That timeline means that if the Standing Committee approves without publication the conforming amendments to Rule 1007(a)(1) and (a)(2) at this or the June 2014 meeting, the rule amendments will be able to go into effect at the same time as the forms.

**The Advisory Committee recommends that conforming amendments to Rule 1007(a)(1) and (a)(2), which change references to Schedules E and F to Schedule E/F, be approved and forwarded to the Judicial Conference.**

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